- RCW 43.10.120 Private practice of law—Deputies and assistants— Prohibited. No full time deputy or assistant attorney general shall practice law for remuneration in his or her private capacity:
- (1) As an attorney in any court of this state during his or her continuance in office; or
- (2) As adviser or advocate for any person who may wish to become his or her client. [2009 c 549 \$ 5054; 1973 c 43 \$ 3.]

Severability—1973 c 43: See note following RCW 43.10.010.